## Case 4:23-mj-71264-MAG Document 26 Filed 09/01/23 Page 1 of 1 UNITED STATES DISTRICT COURT

## NORTHERN DISTRICT OF CALIFORNIA OAKLAND DIVISION

	United States of America,		)	Case No. <u>23-mj-7</u> 1264		
	Pla v.	aintiff,	)	STIPULATED ORDER EXC UNDER THE SPEEDY TRIA		
	Dung Di	fendant(s).	) )			
Trial A	Act from	the parties of the record of $\frac{10}{27}$ to $\frac{10}{27}$	and the	, the court exclude and finds that the ends of justice defendant in a speedy trial. So continuance on the following	ce served by the See 18 U.S.C.	dy
		grant a continuance would S.C. § 3161(h)(7)(B)(i).	l be like	ly to result in a miscarriage of	justice.  NORTH DISTRICT	023
	defendants or law, tha	s, the nature of the pt it is unreasonable to exp	prosecut ect adeq	ion, or the existence of uate preparation for pretrial prices section. See 18 U.S.C. § 31	novel questions of fac- coceedings or the trial	ALIFO
				ne defendant reasonable time to ence. <i>See</i> 18 U.S.C. § 3161(h)		
	counsel's			onably deny the defendant con s, taking into account the exerc		/en
	necessary			onably deny the defendant the account the exercise of due		
	With the consent of the defendant, and taking into account the public interest in the prompt disposition of criminal cases, the court sets the preliminary hearing to the date set forth in the first paragraph and — based on the parties' showing of good cause — finds good cause for extending the time limits for a preliminary hearing under Federal Rule of Criminal Procedure 5.1 and for extending the 30-day time period for an indictment under the Speedy Trial Act (based on the exclusions set forth above). See Fed. R. Crim. P. 5.1; 18 U.S.C. § 3161(b).					
	IT IS SO ORDE	RED.				
	DATED:/ 50	eptember 2023		DONNA M. RYU United States Magistrate Judg		
	STIPULATED:	Attorney for Defendant		Assistant United States Attorn	ney	